

CASE No. 19-70292

**UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT**

EAST VALLEY GLENDORA HOSPITAL, LLC,

Petitioner,

vs.

NATIONAL LABOR RELATIONS BOARD,

Respondent,

and

SEIU LOCAL 121RN,

Proposed Intervenor

MOTION TO INTERVENE ON BEHALF OF SEIU LOCAL 121RN

Jason Wojciechowski
General Counsel
1040 Lincoln Avenue
Pasadena, California 91103
Telephone: (626) 639-6168
Facsimile: (626) 395-7593

BUSH GOTTLIEB
Lisa C. Demidovich
Dexter Rappleye
801 North Brand Boulevard, Suite 950
Glendale, California 91203-1260
Telephone: (818) 973-3200
Facsimile: (818) 973-3201

Attorneys for SEIU Local 121RN

SEIU Local 121RN (“Local 121RN”), the Proposed Intervenor in this matter, hereby moves this Court for an Order permitting it to intervene in this proceeding. Intervention is sought under Federal Rule of Appellate Procedure 15(d).

Charging Parties in National Labor Relations Board (“NLRB”) cases such as Local 121RN are typically permitted to intervene in proceedings seeking review of an Order of the NLRB. *See Int’l Union, UAW, Local 283 v. Scofield*, 382 U.S. 205, 208 (1965) (“[T]he successful charging party . . . ha[s] a right to intervene in the Court of Appeals proceeding which reviews or enforces Labor Board orders.”).

DATED: February 15, 2019

LISA C. DEMIDOVICH
DEXTER RAPPLEYE
BUSH GOTTLIEB, A Law Corporation

By: s/Lisa C. Demidovich
LISA C. DEMIDOVICH
Attorneys for Proposed Intervenor SEIU Local
121RN

CORPORATE DISCLOSURE STATEMENT

Pursuant to Federal Rule of Appellate Procedure 26.1, Petitioner SEIU Local 121RN (“Local 121RN”) makes the following disclosure statement:

- (1) Local 121RN does not have any parent corporations; and
- (2) There is not any publicly-held corporation that owns 10% or more of Local 121RN’s stock.

DATED: February 15, 2019

LISA C. DEMIDOVICH
DEXTER RAPPLEYE
BUSH GOTTLIEB, A Law Corporation

By: s/Lisa C. Demidovich
LISA C. DEMIDOVICH
Attorneys for SEIU Local 121RN